DECLARATION FOR PATENT APPLICATION

Docket Number (Optional)

MR1345-727

ns a bc	low named inventor, I hereby de	ciale that.		•
	dence, post office address and o	citizenship are as stated belo	ow next to my name.	
•	•	•	•	
names a	e I am the original, first and sole are listed below) of the subject r DMETER GEAR OUTPUT ST	matter which is claimed and	s listed below) or an original for which a patent is sought	I, first and joint inventor (if plural on the invention entitled, the specification of
	attached hereto unless the follo			, the specification of
	was filed on	as United States	Application Number or PCT	International Application
	Number			(if applicable).
	state that I have reviewed and	•	•	
amende I acknov I hereby or inver United S	d by any amendment referred to wledge the duty to disclose inforty claim foreign priority benefits ator's certificate, or § 365(a) of a States, listed below and have also, or PCT International applicate.	o above. mation which is material to p s under 35 U.S.C. § 119(a) any PCT International applica so identified below, by check	patentability as defined in 37 -(d) or § 365(b) of any fore ation which designated at lea ting the box, any foreign app	7 CFR §1.56. eign application(s) for patent ast one country other than the plication for patent or inventor's
	reign Application(s)	ion having a ming date below	re that of the application on	Priority Not Claimed
			,	
· · · ·	(Number)	(Country)	(Day/Month/Year Fil	ed)
	(Number)	(Country)	(Day/Month/Year Fil	ed)
l hereby	claim the benefit under 35 U.S	.C. § 119(e) of any United S	tates provisional application	(s) listed below.
(Applica	tion Number)	(Filing Da	ite)	
	tion Number)	(Filing Da	ite)	
l hereby applicat is not di 35 U.S. I acknov	claim the benefit under 35 U.	S.C. § 120 of any United Ses, listed below and, insofar ses or PCT International application which is material to p	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37	h of the claims of this application ed by the first paragraph of
l hereby applicat is not di 35 U.S. I acknow available	y claim the benefit under 35 U. ion designating the United State sclosed in the prior United State C. § 112. wledge the duty to disclose infor	S.C. § 120 of any United Ses, listed below and, insofar ses or PCT International application which is material to p	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file	h of the claims of this application ed by the first paragraph of
l hereby applicat is not di 35 U.S. I acknow available (Applica	y claim the benefit under 35 U. ion designating the United State sclosed in the prior United State C. § 112. wledge the duty to disclose infor e between the filing date of the tion Number)	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International application which is material to prior application and the national (Filing Da	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International fil	h of the claims of this application ed by the first paragraph of 7 CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned)
I hereby application not display to the control of	y claim the benefit under 35 U. ion designating the United State sclosed in the prior United State C. § 112. wledge the duty to disclose infor e between the filing date of the tion Number) tion Number)	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliamation which is material to prior application and the national application	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. (Statute) (St	h of the claims of this application ed by the first paragraph of 7 CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned)
I hereby applicatis not di 35 U.S. I acknov available (Applica I hereby and Tra DAVII Address Address	y claim the benefit under 35 U. ion designating the United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the tion Number) Appoint the following attorney(semark Office connected therew O. R. WOOD, #53868; all telephone calls to all correspondence to	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliamation which is material to prior application and the national application	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file (State)	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned) ansact all business in the Patent; HARRY L. SERNAKER, #505 E, ESQ., REG. # 40,262
I hereby application not display application of the second read (Application of the second read of the secon	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the tion Number) Ition Number) v appoint the following attorney(standark Office connected therew O. R. WOOD, #53868; all telephone calls to all correspondence to the standard of the second control of the second	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliances or PCT International application and the national	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. Ite) (Statute) (Statute	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abandone
I hereby application not display application of the second available (Application of the second of t	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the tion Number) Ition Number) V appoint the following attorney(state demark Office connected therew of R. WOOD, #53868; It all telephone calls to all correspondence to all correspondence to the fare believed to be true; and followed the such willful false statements manned to sole or first inventor (given thip	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliances or PCT International application and the national	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. (Statute) (St	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abandon
I hereby application not dispersive to the control of the control	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the store tion Number) Ition Number) Vappoint the following attorney(store connected therew of R. WOOD, #53868; all telephone calls to all correspondence to see all correspondence to such willful false statements manefare believed to be true; and followed the such willful false statements mane of sole or first inventor (given signature	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliances or PCT International application and the national	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. (Statute) (St	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abandone
I hereby application not display application of the series	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the tion Number) Vappoint the following attorney(state demark Office connected therew O. R. WOOD, #53868; all telephone calls to all correspondence to the declare that all statements make fare believed to be true; and followed in the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to the following attorney (size and following attorney); all telephone calls to all correspondence to all telephone calls to all tele	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliances or PCT International application and the national	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. (Statute) (St	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abando
I hereby application not dispersive to the control of the control	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the store tion Number) Ition Number) Vappoint the following attorney(store connected therew of R. WOOD, #53868; all telephone calls to all correspondence to select the statements make fare believed to be true; and followed the such willful false statements make of sole or first inventor (given its signature for second joint inventor, if an Inventor's signature for s	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliance or International American International Internatio	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file. (Statute) (h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abando
I hereby application not dispersive to the control of the control	v claim the benefit under 35 U. ion designating the United State sclosed in the prior United State sclosed in the prior United State C. § 112. Wedge the duty to disclose inforce between the filing date of the store tion Number) Ition Number) Vappoint the following attorney(store connected therew of R. WOOD, #53868; all telephone calls to all correspondence to select the statements make fare believed to be true; and followed the such willful false statements make of sole or first inventor (given its signature for second joint inventor, if an Inventor's signature for s	S.C. § 120 of any United Ses, listed below and, insofar as or PCT International appliances or PCT International application and the national application and the natio	tates application(s), or § 36 as the subject matter of eac cation in the manner provide patentability as defined in 37 ional or PCT International file (Statute this application and to trace ERG, ESQ., REG. # 26,049, REG. # 33,253; JUN Y. LEE ERG at telephone number 4 & LEE (TER DRIVE-SUITE 101 21043) Il@rklpatlaw.com doge are true and that all state were made with the knowled the under Section 1001 of Tithe application or any patenthe application or any patenthe in SU (SU is Date February Co. Rd., Sec. 3, Hsi. C.	h of the claims of this application ed by the first paragraph of CFR § 1.56 which became ing date of this application. US-patented, pending, abandoned) US-patented, pending, abandoned US-patented, pending, abando

 \fbox{X} Additional Inventors are being named on separately numbered sheets attached hereto.

DECLARATION FOR PATENT APPLICATION

Docket Number (Optional)

MR1345-727 As a below named inventor, I hereby declare that: My residence, post office address and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled SPEEDOMETER GEÁR OUTPUT STRUCTURE _, the specification of which is attached hereto unless the following box is checked: was filed on _____ as United States Application Number or PCT International Application Number _____ and was amended on _____ (if applicable). I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56. I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed. Prior Foreign Application(s) Priority Not Claimed (Number) (Country) (Day/Month/Year Filed) (Number) (Country) (Day/Month/Year Filed) I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below. (Application Number) (Filing Date) (Application Number) (Filing Date) I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application. (Application Number) (Filing Date) (Status-patented, pending, abandoned) (Application Number) (Filing Date) (Status-patented, pending, abandoned) I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: MORTON J. ROSENBERG, ESQ., REG. # 26,049; HARRY L. SERNAKER, #50595; DAVID R. WOOD, #53868; DAVID I. KLEIN, ESQ., REG. # 33,253; JUN Y. LEE, ESQ., REG. # 40,262 Address all telephone calls to MORTON J. ROSENBERG at telephone number 410-465-6678 Address all correspondence to ROSENBERG, KLEIN & LEE 3458 ELLICOTT CENTER DRIVE-SUITE 101 ELLICOTT CITY, MD 21043 FAX #: 410-461-3067 E-MAIL ADDRESS: rkl@rklpatlaw.com I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. Full name of sole or first inventor (given name, family name) PAUL FEI-TA, CHEN (CHEN is Family Name) Inventor's signature ____ Date February Citizenship _ U.S.A. Mailing Address 1769 Laurentian Wy, Sunnyvale, CA 94087, U.S.A. Full name of second joint inventor, if any (given name, family name) Second Inventor's signature ____ Citizenship Mailing Address

Additional Inventors are being named on separately numbered sheets attached hereto.